

1 PATRICK D. ROBBINS (CABN 152288)  
2 Acting United States Attorney  
3 PAMELA T. JOHANN (CABN 145558)  
4 Chief, Civil Division  
5 KELSEY J. HELLAND (CABN 298888)  
6 Assistant United States Attorney  
7 U.S. ATTORNEY'S OFFICE  
8 450 Golden Gate Avenue, Box 36055  
9 San Francisco, California 94102-3495  
10 ERIC HAMILTON  
11 Deputy Assistant Attorney General  
12 DIANE KELLEHER  
13 Branch Director  
14 CHRISTOPHER HALL  
15 Assistant Branch Director  
16 JAMES D. TODD, JR.  
17 Senior Trial Counsel  
18 YURI S. FUCHS  
19 Trial Attorney  
20 U.S. DEPARTMENT OF JUSTICE  
21 Civil Division, Federal Programs Branch  
22 P.O. Box 883  
23 Washington, DC 20044

## *Counsel for Defendants*

**UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

AMERICAN FEDERATION OF  
GOVERNMENT EMPLOYEES, *et al.*

## Plaintiffs,

V.

UNITED STATES OFFICE OF PERSONNEL  
MANAGEMENT, *et al.*,

## Defendants.

Case No. 3:25-cv-1780-WHA

**NOTICE IN RESPONSE TO THE  
COURT'S SUPPLEMENT TO THIRD  
REQUEST FOR INFORMATION**

The Hon. William H. Alsup

1 Defendants hereby respectfully respond to this Court's March 18, 2025, Supplement to  
 2 Third Request for Information ("Supplement"), ECF No. 140. In that Supplement, the Court  
 3 ordered that relief defendant Department of Defense ("DoD") "state the extent to which any  
 4 rehired probationary employees are being placed on administrative leave" and "provide a  
 5 declaration" to the Court. Supplement. Defendants provide the attached declaration from DoD,  
 6 explaining how and why probationary employees have been placed on administrative leave. *See*  
 7 Decl. of Timothy D. Dill, attached as Ex. 1. As reflected in that declaration, as to DOD:  
 8 "[e]mployees with pending termination notices will remain on administrative leave until the  
 9 termination notice is revoked and they are able to complete [DoD] onboarding procedures," and  
 10 "[p]reviously terminated employees who have been reinstated are authorized administrative  
 11 leave dating from the time of their termination until their completion of onboarding procedures."  
 12 Dill Decl. ¶ 6.

13 Dated: March 19, 2025

Respectfully submitted,

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24 JAMES D. TODD, JR.  
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25 s/ Yuri S. Fuchs  
 26 YURI S. FUCHS  
 Trial Attorney  
 27 U.S. DEPARTMENT OF JUSTICE  
 Civil Division, Federal Programs Branch  
 P.O. Box 883  
 28 Washington, DC 20044

*Counsel for Defendants*